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		Application Number	09/957,056
TRANSMITTAL		Filing Date	09/20/2001 Mark L. Tykocinski 285332-00002-2
FORM		First Named Inventor	Mark L. Tykocinski
(to be used for all correspondence after initial filing)		Group Art Unit	
		Examiner Name	Ī
Total Number of Pages in This Submission		Attorney Docket Number	285332-00002-2
ENCLOSURES (check all that apply)			
Fee Transmittal For	(for	gnment Papers an Application) ving(s)	After Allowance Communication to Group Appeal Communication to Board of Appeals and Interferences
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After Final	Peti	tion	(Appeal Notice, Brief, Reply Brief) Proprietary Information
Affidavits/declaration(s)		tion to Convert to a risional Application	Status Letter
Extension of Time F	Request Pow Cha Add	rer of Attorney, Revocation nge of Correspondence ress	Other Enclosure(s) (please identify below):
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or Individual name Debra Z			
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Date 1/4/2002			
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I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, Washington, DC 20231 on this date:			
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HE UNITED STATES PATENT AND TRADEMARK OFFICE ion of:) Entitled: MARK L. TYKOCINSKI et al.) METHODS FOR PROTEIN TRANSFER Serial No.: 09/957,056) Attorney Docket No. 285332-00002-2 Filed: September 20, 2001 **Eckert Seamans Cherin & Mellott**

600 Grant Street, 44th Floor Pittsburgh, PA 15219-2788

Assistant Commissioner for Patents Washington, D.C. 20231

Dear Sir:

Pursuant to the provisions of 37 CFR Sections 1.56, 1.97 and 1.98, Applicant submits herewith copies of the prior art documents cited on the attached forms PTO/SB/08A&B for consideration during prosecution of the subject Application.

This Statement is filed solely for the purpose of complying with the pertinent rules of the Office and is not intended to be a substitute for an independent evaluation by the examiner of the art cited or an independent search by the examiner, and no representation of any nature is made or intended by the filing of this Statement.

In addition to the art cited on forms PTO/SB/08A&B, Applicant and/or his attorneys may have been exposed to or considered additional art relating to the general class of the subject matter of the invention. However, if in fact such exposure or consideration has occurred, to the best of their recall or judgment, none of such art is prior art which is more relevant than the art cited.

Respectfully submitted,

Débra Z. Anderson Registration No. 44,506

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Attorney for Applicants

1/4/2002